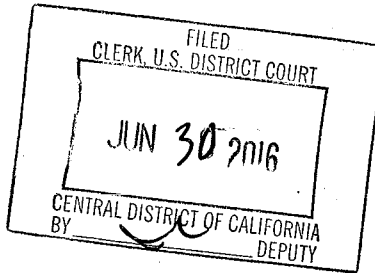


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**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

ROBERT OLIVER,

Plaintiff,

V.

**CITY OF INGLEWOOD,
and DOES 1-10, inclusive.**

Defendants.

Case No. 2:15 CV 07576-AB (PJWx)

**[PROPOSED] PROTECTIVE ORDER
RE LIMITED USE OF INFORMATION/
DOCUMENTS PRODUCED IN
DISCOVERY**

**ANY PARTY INTENDING TO SUBMIT TO
THE COURT ANY DOCUMENTS COVERED
BY THIS PROTECTIVE ORDER SHALL FILE A
MOTION UNDER LOCAL RULE 79-5
REQUESTING PERMISSION TO FILE
THEM UNDER SEAL.**

[PROPOSED] PROTECTIVE ORDER

After consideration of the written stipulation of counsel, the Court hereby makes the following order:

1. Dissemination or use of the documents or the information contained in the documents or items produced or to be produced by the Defendant in response to Plaintiff's Request for Production of Document would cause Defendant annoyance, embarrassment, oppression, or undue burden or expense, and for that reason, pursuant to Federal Rules of Civil Procedure, Rule 26(c), this Protective Order protects such documents, as well as information derived therefrom (collectively, "Protected Information"), from dissemination or use outside of the instant litigation.

1 2. All Protected Information produced shall be marked "PROTECTED."
2 If the first page of any multi-page document bears this legend, then the entire
3 document is deemed protected, unless otherwise indicated by the producing party.
4 The stamping of the legend "PROTECTED" is for identification purposes only, and
5 in the event that a document produced is inadvertently not stamped with the legend
6 "PROTECTED," such document is still subject to the provisions of this Protective
7 Order.

8 3. All Protected Information produced in accordance with the Protective
9 Order shall not be used other than the instant case. It shall not be used in any other
10 case, forum, proceeding, or for any other purpose other than the conduct of the
11 instant litigation. Protected Information produced in connection with this Protective
12 Order shall not be disclosed, disseminated, or in any manner provided to the media
13 or any member of the public, unless the Court has ruled that the Protected
14 Information may be divulged to the media and the public. Nor shall the Protected
15 Information be disseminated in any form, to any person, except by court order, or
16 until such time as the "PROTECTED" designation is removed by agreement of
17 counsel for the parties or by further order of this Court.

18 4. Those individuals authorized to review the Protected Information in
19 connection with this litigation are expressly prohibited from duplicating, copying or
20 otherwise distributing, disseminating, or orally disclosing any of the disclosed
21 Protected Information for any purpose to any person or entity not permitted access
22 herein.

23 5. Protected Information shall be viewed only by: (1) the Court and its
24 staff; (2) counsel of record for the parties and their staff, (3) the parties to the action,
25 including Defendant's designated representatives, (4) witnesses other than the
26 parties may review any statement made by that witness, reports containing,
27 referencing or repeating that witness's statements, and evidentiary and other items
28 referenced in their statements or reports of their statements, so long as that witness

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1 has agreed in writing in advance of any disclosure of Protected Information to be
2 bound by this Protective Order, (5) independent experts and consultants retained by
3 parties, and (6) any associates, assistants, and secretarial personnel of such experts,
4 consultants and other persons designated by agreement of counsel for the parties,
5 and so long as they have agreed in writing in advance of any disclosure of Protected
6 Information to be bound by this Protective Order. In the event an individual does
7 not consent to be bound by this Protective Order, no disclosure of Protected
8 Information will be made to such individual. The Court and its staff may review all
9 matters, which pertain to the discussion of the Protected Information, including law
10 and motion matters, consistent with this Protective Order in respect to the Protected
11 Information.

12 6. In the event that any Protected Information is used or referred to during
13 the course of any court proceeding in this action, such Protected Information shall
14 not lose its protected status through such use.

15 7. Counsel for each party shall take reasonable precautions to prevent the
16 unauthorized or inadvertent disclosure of Protected Information.

17 8. In the event that the terms of this Protective Order are violated, the
18 parties agree that the aggrieved party may immediately apply to this Court to obtain
19 injunctive relief and sanctions against any person violating any of the terms of this
20 Protective Order. This Court shall retain jurisdiction over the parties for the purpose
21 of enforcing this Protective Order, and the Court shall have the power to modify this
22 Protective Order at any time and to impose whatever penalties it deems appropriate
23 for the violation of this Protective Order. Any such request for injunctive relief
24 and/or monetary sanctions must be made by a properly noticed motion and pursuant
25 to statute.

26 9. This Protective Order, and the obligations of all persons thereunder,
27 including those relating to the disclosure and use of Protected Information, shall
28

1 survive the final termination of this case, whether such termination is by settlement,
2 judgment, dismissal, appeal or otherwise, until further order of the court.

3 10. The parties will preserve all Protected Information and copies thereof,
4 and will return them to Defendant when this litigation is concluded, unless another
5 method is expressly agreed to in writing.

6 11. The Parties and all signatories to the Stipulation submitted herewith,
7 agree to be bound by this Stipulation and Protective Order pending its approval and
8 entry by the Court. In the event that the Court modifies this Protective Order, or in
9 the event that the Court enters a different Protective Order, the Parties agree to be
10 bound by this Protective Order until such time as the Court may approve or issue
11 such a different Order.

12 12. A party's agreement to this Protective Order shall not be an admission
13 that Protected Information must be produced in response to discovery, and the
14 parties agree that this Protective Order pertains to the Protected Information related
15 to discovery, and not trial.

Challenging Designation of Protected Information.

17 13. At any time after receipt of documents labeled as Protected
18 Information, Plaintiff may provide Defendant with a written objection in the form of
19 a letter brief referencing this Protective Order, objecting to the classification of
20 specific documents as prohibited from disclosure under this Protective Order and the
21 basis for Plaintiff's objection. Upon receipt of such a letter brief written objection,
22 Defendant shall provide a written response in letter brief format to Plaintiff within
23 seven (7) business days. If Defendant does not agree with the position of Plaintiff,
24 Plaintiff shall have the option of proceeding with a discovery motion contesting the
25 Protected Information designation of the documents. The foregoing written
26 objection process by letter brief shall not relieve the parties of the duty to comply
27 with the meet and confer requirements of the Federal Rules of Civil Procedure,

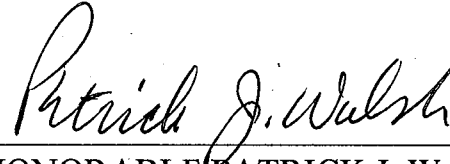
1 including any local district court rules, prior to the filing of any such motion
2 challenging the Protected Information designation of any such documentation.

3 14. Testimony taken at any deposition, conference, or hearing may be
4 designated as Protected Information by making a statement to that effect on the
5 record at the deposition or proceeding. Arrangements shall be made by the taking
6 party with the Court Reporter transcribing such proceedings to separately bind such
7 portions of the transcript containing information designated as Protected
8 Information, and to label such portions accordingly. Any request to seal Protected
9 Information that becomes part of the record shall be made pursuant to court motion.

10 It is the Parties' intent to be bound by the terms of this Protective Order
11 pending its entry so as to allow for immediate production of Protected Information
12 under the terms herein.

13 **IT IS SO ORDERED.**

14
15 DATED: 6/30/16



16 HONORABLE PATRICK J. WALSH
17 U.S. MAGISTRATE JUDGE

18
19
20
21 **ANY PARTY INTENDING TO SUBMIT TO
22 THE COURT ANY DOCUMENTS COVERED
23 BY THIS PROTECTIVE ORDER SHALL FILE A
24 MOTION UNDER LOCAL RULE 79-5
25 REQUESTING PERMISSION TO FILE
26 THEM UNDER SEAL.**

